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United States District Court District of Massachusetts			
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	Central Division	1	× 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
BRANDON ASSOCIATES, LLC,	,	4.	21,000 2 600
Plaintiff)		
v.)) C.A.	No. 04-12013-NMG	
FAILSAFE SAFTEY SYTEMS CORP.	.,)		
Defendant)		
)		
)		
OBJECTION TO DEFENDANT'S	MOTION TO A	MEND COUNTERC	LAIM AND JOI
	<u>PARTY</u>		
Plaintiff hereby objects to Defendant's			oin Party for the
reasons set forth in the accompanying	Memorandum of	Law.	
	Duna dan A	i-to- IIC	
		ssociates, LLC ough its attorney,	
	11	1 1.	
	Star	1. aller	
		Weiner, Esq. (#55198)	
		e of Jeffrey B. Pine, E Main St., Ste 302	sq. PC
		e, RI 02903 200 – Telephone	
		032 – Facsimile	
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CERTIFICATION

I, the undersigned, hereby certify that on this ______ day of April 2005, I mailed a true copy of the foregoing *Objection to Defendant's Motion to Amend Counterclaim and Join Party* to Kenneth Sweder, Esq. and Laurie M. Ruskin, Esq., Sweder & Ross, LLP 21 Custom House Street Suite 300, Boston, MA 02110.

Leslie A. Luciano